UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

Case Number: 1: 08 CR 10345 - 001 - DPW

DIANNE WILKERSON

USM Number: 21757-038

Max D. Stern

Defendant's Attorney Additional documents attached

		Final Order of Forfeiture	
THE DEFENDA	ANT:		
pleaded guilty to	eount(s) 2ss-4ss, 6ss-10ss of the Second Super	seding Indictment on 6/3/2010	
	tendere to count(s)		
was found guilty after a plea of no			
The defendant is adj	udicated guilty of these offenses:	Additional Counts - See cont	inuation page 🚺
Title & Section	Nature of Offense	Offense Ended	<u>Count</u>
18 USC § 1951	Attempted Extortion Under Color of Official Right	06/05/07	2ss
18 USC § 1951	Attempted Extortion Under Color of Official Right		3ss
18 USC § 1951	Attempted Extortion Under Color of Official Right		4ss
18 USC § 1951	Attempted Extortion Under Color of Official Right	08/31/07	6ss
18 USC § 1951	Attempted Extortion Under Color of Official Right	11/02/07	7ss
The defendation the Sentencing Refo	nt is sentenced as provided in pages 2 through	of this judgment. The sentence is in	posed pursuant to
The defendant ha	s been found not guilty on count(s)		
Count(s)	1-8,1s-4s,6s-10s,1ss,14ss-36s	ssed on the motion of the United States.	
or mailing address ur	d that the defendant must notify the United States attorney ntil all fines, restitution, costs, and special assessments importify the court and United States attorney of material characteristics.	osed by this illdement are fully paid. If ord	ge of name, residence, ered to pay restitution,
	01/0	6/11	
	Date of	mposition of Judgm at	
		VIII. [[] Jodfy [
		THE TOPPETOR	
		e of Judge	
	The	Honorable Douglas P. Woodlock	
	Z Judg	e, U.S. District Court	
	Name an	Title of Judge	
	- \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	2404-1 2011	
	I Galaria	2001	

SAO 245B(05-MA)

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Judgment—Page 2 of 10

DEFENDANT:

CASE NUMBER: 1: 08 CR 10345 - 001 - DPW

ADDITIONAL COUNTS OF CONVICTION

Title & Section	Nature of Offense	Offense Ended	<u>Count</u>
18 USC § 1951	Attempted Extortion Under Color of Official Right	03/12/08	8ss
18 USC § 1951	Attempted Extortion Under Color of Official Right	06/26/08	9ss
18 USC § 1951	Attempted Extortion Under Color of Official Right	10/02/08	10ss

Sheet 2 - D. Massachusetts - 10/05 Judgment - Page **DEFENDANT:** CASE NUMBER: 1: 08 CR 10345 - 001 - DPW IMPRISONMENT The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: 42 month(s) EACH COUNT TO BE SERVED CONCURRENTLY. The court makes the following recommendations to the Bureau of Prisons: Defendant should be designated to the institution, commensurate with security, which is closest to her relatives, or more specifically FCI Danbury. The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: □ a.m. □ p.m. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: 03/11/11 before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. RETURN I have executed this judgment as follows: Defendant delivered on _____, with a certified copy of this judgment.

UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

♠AO 245B(05-MA)

acceptable reasons;

(Rev. 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

	Judgment—Page 4 of 10
	ENDANT:
CASI	ENUMBER: 1: 08 CR 10345 - 001 - DPW
	SUPERVISED RELEASE See continuation page
Upon	release from imprisonment, the defendant shall be on supervised release for a term of: 3 year(s)
custo	The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the dy of the Bureau of Prisons.
The de	efendant shall not commit another federal, state or local crime.
The description of the substantial the substan	efendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled unce. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests fter, not to exceed 104 tests per year, as directed by the probation officer.
<u> </u>	The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
	The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
√	The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
	The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
	The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)
I Sched	f this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the ule of Payments sheet of this judgment.
on the	The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions attached page.
	STANDARD CONDITIONS OF SUPERVISION
1)	the defendant shall not leave the judicial district without the permission of the court or probation officer;
2)	the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
3)	the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
4)	the defendant shall support his or her dependents and meet other family responsibilities;

- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;

the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other

- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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the interest requirement for the

™AU	245B(05-MA)	Sheet 5 - D. Mass	ment in a Criminal Case achusetts - 10/05					
DEI	ENDANT:					Judgment	— Page5	of <u>10</u>
CAS	SE NUMBER	: 1: 08 CR	10345 - 001 -	DPW				
					TARY PEN	ALTIES		
	The defendant	must pay the to	al criminal monetary	penalties und	er the schedule o	of payments on S	heet 6.	
тот	TALS \$	<u>Assessment</u> \$8	00.00	Fine \$	2	\$ \$	<u>Restitution</u>	
	The determina after such dete		n is deferred until	An Ai	mended Judgme	ent in a Crimina	al Case (AO 24	5C) will be entered
	The defendant	must make rest	tution (including com	munity restitu	tion) to the follo	owing payees in t	he amount liste	d below.
	If the defendar the priority or before the Uni	nt makes a partia der or percentag ited States is paid	l payment, each payed e payment column bel l.	e shall receive low. Howeve	an approximate r, pursuant to 18	ely proportioned p B U.S.C. § 3664(i	oayment, unless i), all nonfedera	specified otherwise in I victims must be paid
<u>Nan</u>	e of Payee		Total Loss*		Restitution	Ordered	<u>Priori</u>	y or Percentage
							✓	See Continuation Page
TO	FALS	\$		0.00	\$	\$0.00		
	The defendar	nt must pay inter after the date of	ursuant to plea agreentest on restitution and a the judgment, pursuanted and default, pursuant to	a fine of more	. § 3612(f). All		-	
	The court det	termined that the	defendant does not ha	ave the ability	to pay interest	and it is ordered t	that:	
	the interes	est requirement i	s waived for the	fine	restitution.			

fine restitution is modified as follows:

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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(Rev. 06/05) Judgment in a Criminal Case

Sheet 6 - D. Massachusetts - 10/05
DEFENDANT: CASE NUMBER: 1: 08 CR 10345 - 001 - DPW
SCHEDULE OF PAYMENTS
Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:
A Lump sum payment of \$ due immediately, balance due
not later than in accordance C, D, E, or F below; or
B Payment to begin immediately (may be combined with C, D, or F below); or
Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F Special instructions regarding the payment of criminal monetary penalties:
DEFENDANT SHALL PAY THE SPECIAL ASSESSMENT OF \$800.00, IMMEDIATELY OR ACCORDING TO A PAYMENT PLAN ESTABLISHED BY THE COURT IN CONSULTATION WITH THE PROBATION OFFICER, IF NOT PAID IN FULL BEFORE RELEASE FROM PRISON THROUGH A BUREAU OF PRISONS FINANCIAL RESPONSIBILITY PROGRAM.
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of the court.
The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
Joint and Several Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount,
and corresponding payee, if appropriate. The defendant shall pay the cost of prosecution. The defendant shall pay the following court cost(s):
The detendant shart pay the following court cost(s).

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

The defendant shall forfeit the defendant's interest in the following property to the United States:

AO 24	45B		06/05) Criminal Judgment ment (Page 1) — Statement of Reasons - D. Massachusetts - 10/05
	SE N		Judgment — Page 7 of 10 ER: 1: 08 CR 10345 - 001 - DPW MASSACHUSETTS STATEMENT OF REASONS
I	CC	OURT	FINDINGS ON PRESENTENCE INVESTIGATION REPORT
	A	A	The court adopts the presentence investigation report without change.
	В		The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable) (Use Section VIII if necessary.)
		ī	Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):
		2	Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility).
		3	Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):
		4	Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions):
	С		The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.
II	CC	,	FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)
	A	V	No count of conviction carries a mandatory minimum sentence.
	В		Mandatory minimum sentence imposed.
	С		One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on
			findings of fact in this case substantial assistance (18 U.S.C. § 3553(c)) the statutory safety valve (18 U.S.C. § 3553(f))
Ш	cc	OURT I	DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):
	Cri Im _l Su _l	minal I prisonn pervise e Rang	History Category: History Categ

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 2) — Statement of Reasons - D Massachusetts - 10/05
DEFENDANT: Judgment — Page 8 of 10
CASE NUMBER: 1: 08 CR 10345 - 001 - DPW
DISTRICT: MASSACHUSETTS CTATEMENT OF DEACONS
STATEMENT OF REASONS
IV ADVISORY GUIDELINE SENTENCING DETERMINATION (Check only one.)
A 💋 The sentence is within an advisory guideline range that is not greater than 24 months, and the court finds no reason to depart.
B The sentence is within an advisory guideline range that is greater than 24 months, and the specific sentence is imposed for these reasons. (Use Section VIII if necessary.)
C The court departs from the advisory guideline range for reasons authorized by the sentencing guidelines manual. (Also complete Section V.)
D The court imposed a sentence outside the advisory sentencing guideline system. (Also complete Section VI.)
V DEPARTURES AUTHORIZED BY THE ADVISORY SENTENCING GUIDELINES (If applicable.)
A The sentence imposed departs (Check only one.): below the advisory guideline range above the advisory guideline range
B Departure based on (Check all that apply.):
 □ 5K1.1 plea agreement based on the defendant's substantial assistance □ 5K3.1 plea agreement based on Early Disposition or "Fast-track" Program □ binding plea agreement for departure accepted by the court □ plea agreement for departure, which the court finds to be reasonable □ plea agreement that states that the government will not oppose a defense departure motion.
Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): 5K1.1 government motion based on the defendant's substantial assistance 5K3.1 government motion based on Early Disposition or "Fast-track" program government motion for departure defense motion for departure to which the government did not object defense motion for departure to which the government objected
3 Other
Other than a plea agreement or motion by the parties for departure (Check reason(s) below.):
C Reason(s) for Departure (Check all that apply other than 5K1.1 or 5K3.1.)
□ 4A1 3 Criminal History Inadequacy □ 5K2.1 Death □ 5K2.11 Lesser Harm □ 5H1.1 Age □ 5K2.2 Physical Injury □ 5K2.12 Coercion and Duress □ 5H1.2 Education and Vocational Skills □ 5K2.3 Extreme Psychological Injury □ 5K2.13 Diminished Capacity □ 5H1.3 Mental and Emotional Condition □ 5K2.4 Abduction or Unlawful Restraint □ 5K2.14 Public Welfare □ 5H1.4 Physical Condition □ 5K2.5 Property Damage or Loss □ 5K2.16 Voluntary Disclosure of Offense □ 5H1.5 Employment Record □ 5K2.6 Weapon or Dangerous Weapon □ 5K2.17 High-Capacity, Semiautomatic Weapon □ 5H1.6 Family Ties and Responsibilities □ 5K2.7 Disruption of Government Function □ 5K2.18 Violent Street Gang □ 5H1.11 Military Record, Charitable Service, Good Works □ 5K2.8 Extreme Conduct □ 5K2.20 Aberrant Behavior □ 5K2.0 Aggravating or Mitigating Circumstances □ 5K2.10 Victim's Conduct □ 5K2.22 Age or Health of Sex Offenders □ 5K2.23 Discharged Terms of Imprisonment □ Other guideline basis (e.g., 2B1.1 commentary) <
D Explain the facts justifying the departure. (Use Section VIII if necessary.)

		Attachment	t (Page 3) — Statement of	of Reasons - D. Massac	husetts 10/05			
CAS		T.	8 CR 10345 SSACHUSETTS		ENT OF REASONS	-	Page 9 of	10
VI		URT DETERMA		ENTENCE OUT	SIDE THE ADVISORY (GUIDELINE SYSTEN	М	
	Α	below the ac	imposed is (Check of dvisory guideline ra dvisory guideline ra	nge				
	В	Sentence impo	osed pursuant to (C	Check all that apply	/ .):			
			binding plea agreement plea agreement for a set	for a sentence outside ntence outside the advi	eheck reason(s) below.): the advisory guideline system according guideline system, which the will not oppose a defense motion	court finds to be reasonable	side the advisory gu	uideline
			government motion for defense motion for a se	a sentence outside of t ntence outside of the a	nent (Check all that apply a the advisory guideline system dvisory guideline system to which dvisory guideline system to which	the government did not obj		
		3 Othe □	_	ment or motion by the	parties for a sentence outside of the	he advisory guideline system	(Check reason(s) b	pelow.):
	C	Reason(s) for S	Sentence Outside t	the Advisory Gui	leline System (Check all t	hat apply.)		
		to reflect the s to afford adequ to protect the p to provide the (18 U.S.C. § 3	seriousness of the offensing the deterrence to crimin public from further crimin defendant with needed (3553(a)(2)(D))	e, to promote respect final conduct (18 U.S.C. es of the defendant (18 educational or vocation	nd characteristics of the defendant or the law, and to provide just pur § 3553(a)(2)(B)) U.S.C. § 3553(a)(2)(C)) all training, medical eare, or other is (18 U.S.C. § 3553(a)(6))	nishment for the offense (18	U.S.C. § 3553(a)(2)	,
			titution to any victims of	_				

Explain the facts justifying a sentence outside the advisory guideline system. (UseSection VIII if necessary.)

AO 245B (05-MA) (Rev 06/05) Criminal Judgment

D

DEFENDANT:

Judgment - Page 10 of

10

CASE NUMBER: 1: 08 CR 10345 - 001 - DPW

DISTRICT:

MASSACHUSETTS

STATEMENT OF REASONS

VII	CO	URT I	DETERMINATIONS OF RESTITUTION
	Α	₽	Restitution Not Applicable.
	В	Tota	l Amount of Restitution:
	C	Rest	itution not ordered (Check only one.):
		1	For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victums is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).
		2	For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B)
		3	For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).
		4	Restitution is not ordered for other reasons. (Explain.)
VIU	D AD	DITIO	Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)): ONAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.)
Defe Defe	ndan endan	t's Dai	Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases. Sec. No.: Date of Imposition of Judgment 01/06/11 Signature of Judge The Honorable Douglas P. Woodlock Name and Title of Indge Date Signed

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS						
UNITED STATES OF AMERICA)					
v.) Crim. No. 08-10345-DPW					
DIANNE WILKERSON, Defendant.)))					

FINAL ORDER OF FORFEITURE

WOODLOCK, D.J.,

WHEREAS, on April 7, 2009, a federal grand jury sitting in the District of Massachusetts returned a thirty-six count Second Superseding Indictment charging defendant Dianne Wilkerson (the "Defendant"), and others, with Conspiracy to Extort Under Color of Official Right, in violation of 18 U.S.C. § 1951 (Count One); Attempted Extortion Under Color of Official Right, in violation of 18 U.S.C. § 1951 (Counts Two through Ten); False Statements, in violation of 18 U.S.C. § 1001 (Counts Eleven through Thirteen); Theft of Honest Services Mail Fraud/Attempted Theft of Honest Services Mail Fraud, in violation of 18 U.S.C. §§ 1341, 1346, and 2 (Counts Fourteen through Twenty-two); and Theft of Honest Services Wire Fraud, in violation of 18 U.S.C. §§ 1343, 1346, and 2 (Counts Twenty-three through Thirty-six)¹;

WHEREAS, the Second Superseding Indictment also contained a forfeiture allegation, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), which provided notice that upon conviction of any offense in violation of 18 U.S.C. §§ 1951, 1341, 1343, or 1346, the United States sought the forfeiture from the defendants of any property, real or personal, that constitutes, or is derived from, proceeds traceable to the commission of the offenses;

¹The Defendant was not charged in Counts Five and Eleven through Thirteen of the Second Superseding Indictment.

WHEREAS, the Second Superseding Indictment further provided that, if any of the above-described forfeitable property, as a result of any act or omission by the defendants, (a) cannot be located upon the exercise of due diligence; (b) has been transferred or sold to, or deposited with, a third party; (c) has been placed beyond the jurisdiction of the Court; (d) has been substantially diminished in value; or (e) has been commingled with other property which cannot be divided without difficulty, the United States is entitled to seek forfeiture of any other property of the defendants, up to the value of such assets, pursuant to 28 U.S.C. § 2461(c), incorporating 21 U.S.C. § 853(p);

WHEREAS, on June 3, 2010, at a hearing pursuant to Rule 11 of the Federal Rules of Criminal Procedure, the Defendant pled guilty to Counts Two through Four and Six through Ten of the Second Superseding Indictment, pursuant to a written plea agreement that she signed on June 2, 2010;

WHEREAS, in Section 8 of the plea agreement, the Defendant admitted that the amount of \$23,500.00 in United States currency represents the proceeds traceable to the crimes charged in Counts Two through Four and Six through Ten of the Second Superseding Indictment;

WHEREAS, the Defendant also admitted that the \$23,500.00 in United States currency cannot be located upon the exercise of due diligence, has been transferred or sold to, or deposited with, a third party, placed beyond the jurisdiction of the Court, substantially diminished in value, or commingled with other property which cannot be divided without difficulty and accordingly, the Defendant agreed that the United States is entitled to forfeit, as "substitute assets," any other assets of the Defendant up to the amount of \$23,500.00 in United States currency, pursuant to 28 U.S.C. § 2461(c), incorporating 21 U.S.C. § 853(p);

WHEREAS, on December 16, 2010, the Defendant delivered to the United States

Attorney's Office a bank check in the amount of \$23,500.00 (the "Funds"), in full satisfaction of the Defendant's forfeiture obligation;

WHEREAS, the Defendant consents to the entry of a Final Order of Forfeiture, forfeiting the Funds to the United States;

WHEREAS, by virtue of the Defendant's guilty plea and based on her written plea agreement and her admissions therein, the United States now is entitled to forfeit the Funds;

WHEREAS, the United States moves for entry of a Final Order of Forfeiture against the Funds, pursuant to Rule 32.2(b)(1) of the Federal Rules of Criminal Procedure; and

WHEREAS, pursuant to Rule 32.2(b)(4) of the Federal Rules of Criminal Procedure, the Final Order of Forfeiture must be included in the sentence pronounced and imposed by the Court at the sentencing hearing, and must be included in the criminal judgment entered by the Court against the Defendant.

ACCORDINGLY, it is hereby ORDERED, ADJUDGED, AND DECREED that:

- 1. The Joint Motion for Final Order of Forfeiture is allowed.
- 2. The Court finds, pursuant to Rule 32.2(b)(1) of the Federal Rules of Criminal Procedure, and based upon the Defendant's admissions during the plea proceedings and the facts set forth by the United States in support of the plea, that the United States has established the requisite nexus between the Funds to be forfeited and the offenses to which the Defendant pled guilty.

- 3. Accordingly, the Funds are hereby forfeited to the United States of America for disposition, pursuant to the provisions of 21 U.S.C. § 853, as incorporated by 28 U.S.C. § 2461(c).
- 4. The United States Marshals Service shall take custody of the Funds, and shall dispose of them according to law and this Order.
- 5. Pursuant to Rule 32.2(b)(3), this Order shall be included in the sentence pronounced and imposed by the Court at the sentencing hearing, and in the criminal judgment entered by this Court, against the Defendant.

DONE AND ORDERED in Boston, Massachusetts, this day of

1 ,.

DOUGLAS P. WOODLOCK United States District Judge

Date: 6/GADGry 2011